INTERNATIONAL SEARCH REPORT

Interponal Application No PCT/EP2005/003047

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 C08G59/14 C09D163/00

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7 COSG CO9D

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the International search (name of data base and, where practical, search terms used)

EPO-Internal, WPI Data, PAJ

Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
		retevent to Greggiff No.
X	US 4 686 248 A (BEKOOIJ ET AL)	1-15
	11 August 1987 (1987-08-11)	
	column 3, line 33 - column 4, line 59;	
	claims	
Χ	US 4 098 735 A (TOBIAS MICHAEL ALLAN)	1-15
	4 July 1978 (1978-07-04)	
	cited in the application	
	claim 1; examples 1-8	
	column 3, line 10 - line 26	
	/	

X Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
 Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the International filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another cliation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international fliing date but fater than the priority date claimed 	*T* later document published after the International filling date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention *X* document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone *Y* document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. *&* document member of the same patent family
Date of the actual completion of the International search 27 June 2005	Date of mailing of the International search report 12/07/2005
Name and malling address of the ISA European Patent Office, P.B. 5818 Patentlaen 2 NL – 2280 HV Rijswljk Tel. (+31–70) 340–2040, Tx. 31 651 epo nl, Fax: (+31–70) 340–3016	Authorized officer Deraedt, G

INTERNATIONAL SEARCH REPORT

Interponal Application No PCT/EP2005/003047

A Canting	Ation) hoolinghie ookobseen to be belekkyt	PC1/EP2005/00304/
Category °	ation) DOCUMENTS CONSIDERED TO BE RELEVANT Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	DATABASE WPI Section Ch, Week 197718 Derwent Publications Ltd., London, GB; Class A82, AN 1977-31576Y XP002299899 & JP 52 036132 A (HITACHI CHEM CO LTD) 19 March 1977 (1977-03-19)	1-15
A	abstract US 4 413 015 A (ANDERSON RONALD W ET AL) 1 November 1983 (1983-11-01) example 5; table 1	1-15
Α	US 4 812 537 A (MAKI TETSU) 14 March 1989 (1989-03-14) claim 1	1-15
A	US 3 355 401 A (BUTLER TANNER EDWARD) 28 November 1967 (1967-11-28) examples 2-4	1-15
A	WO 01/18133 A (DSM N.V; VAN DE BERG JETHS, ROBERT; VAN ROSSUM, CORNELIS, ALBERTUS, JO) 15 March 2001 (2001-03-15) claims	1,15

INTERNATIONAL SEARCH REPORT

information on patent family members

PCT/EP2005/003047

	itent document I In search report		Publication date		Patent family member(s)	Publication date
US	4686248	A	11-08-1987	AU CA DE EP ES US	570248 B2 2896384 A 1340085 C 3475524 D1 0127915 A2 8600338 A1 4614775 A	10-03-1988 06-12-1984 13-10-1998 12-01-1989 12-12-1984 01-01-1986 30-09-1986
US	4098735	A	04-07-1978	AU BE BR CA DE DK FR GB IT NO ZA	519841 B2 3323978 A 863915 A1 7800881 A 1124443 A1 2805902 A1 64178 A 2380310 A1 1580772 A 1095408 B 53102995 A 7801657 A 780493 A 7800871 A	24-12-1981 23-08-1979 14-08-1978 24-10-1978 25-05-1982 17-08-1978 15-08-1978 08-09-1978 03-12-1980 10-08-1985 07-09-1978 16-08-1978 15-08-1978 26-09-1979
JP	52036132	A	19-03-1977	NONE	6), kilan balan junia balan dalah kamir 6000 pilan 4004 Pinis Pinis Pinis wasi dana dana yang	
US	4413015	A	01-11-1983	NONE	na kirin kirinkili kirinki kirinki kirinki kirinki interiori enteriori kirinki kirinki kirinki kirinki kirinki	
US	4812537	A	14-03-1989	JP JP JP	1886793 C 6013667 B 62275166 A	22-11-1994 23-02-1994 30-11-1987
US	3355401	A	28-11-1967	GB BE DE DK FR NL NL	1080172 A 646631 A 1520602 B1 115732 B 1388543 A 128254 C 6404060 A	23-08-1967 17-08-1964 23-07-1970 03-11-1969 05-02-1965 19-10-1964
WO	0118133	Α	15-03-2001	EP AU EP WO	1081199 A1 7322800 A 1218114 A2 0118133 A2	07-03-2001 10-04-2001 03-07-2002 15-03-2001

PATENT COOPERATION TREATY

JUL 2005 REC'D

From the		
INTERNATIONAL	SEARCHING	AUTHORITY

WIEG

see form PCT/ISA/220

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1)

Date of malling

(day/month/year) see form PCT/ISA/210 (second sheet)

Applicant's or agent's file reference see form PCT/ISA/220

FOR FURTHER ACTION See paragraph 2 below

International application No. PCT/EP2005/003047

International filing date (day/month/year)

Priority date (day/month/year)

29.03.2004

International Patent Classification (IPC) or both national classification and IPC

C08G59/14, C09D163/00

Applicant

To:

IMPERIAL CHEMICAL INDUSTRIES PLC

٦.	Inis opinion	contains	indications	relating to	the fol	lowing	items:
	•						

Box No. I

Basis of the opinion

Box No. II

Priority

Box No. III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Box No. IV

Lack of unity of invention

Box No. V

Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial

applicability; citations and explanations supporting such statement

Certain documents cited ☐ Box No. VII Certain defects in the international application

21.03.2005

Box No. VIII Certain observations on the international application

FURTHER ACTION 2.

If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this international Searching Authority will not be so considered.

If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.

For further options, see Form PCT/ISA/220.

For further details, see notes to Form PCT/ISA/220. 3.

Name and mailing address of the ISA:

Authorized Officer

European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl

Fax: +31 70 340 - 3016

Deraedt, G

Telephone No. +31 70 340-2427



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2005/003047

*******	······································						
-	Вох	No	o. I Basis of the opinion				
1.	With the I	th regard to the language, this opinion has been established on the basis of the international application in language in which it was filed, unless otherwise indicated under this item.					
		lan	is opinion has been established on the basis of a translation from the original language into the following guage , which is the language of a translation furnished for the purposes of international search ider Rules 12.3 and 23.1(b)).				
2.	With	h regard to any nucleotide and/or amino acid sequence disclosed in the international application and sessary to the claimed invention, this opinion has been established on the basis of:					
	a. type of material:						
	Ľ.].	a sequence listing				
]	table(s) related to the sequence listing				
	b. format of material:						
]	in written format				
]	in computer readable form				
	c. time of filing/furnishing:						
]	contained in the international application as filed.				
]	filed together with the international application in computer readable form.				
	C	J	furnished subsequently to this Authority for the purposes of search.				
3.		nas cop	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto been filed or furnished, the required statements that the information in the subsequent or additional pies is identical to that in the application as filed or does not go beyond the application as filed, as propriate, were furnished.				

4. Additional comments:

PCT/EP2005/003047

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Reference is made to the following document/s/:

D1: US-A-4 686 248 (BEKOOIJ ET AL) 11 August 1987 (1987-08-11)

D2: US-A-4 098 735 (TOBIAS MICHAEL ALLAN) 4 July 1978 (1978-07-04)

D3: DATABASE WPI Section Ch, Week 197718 Derwent Publications Ltd., London, GB; Class A82, AN 1977-31576Y XP002299899 & JP 52 036132 A (HITACHI CHEM CO LTD) 19 March 1977 (1977-03-19)

D1 discloses a crosslinkable coating composition comprising a crosslinker, e.g. an amino resin (col 5, lines 30-37) and a modified epoxy resin. The modified epoxy resin is prepared by reacting an epoxy resin with a monofunctional phenol and a dicarboxylic acid (claims)

D2 discloses a crosslinkable coating composition comprising a crosslinker, e.g. an amino resin (col 7, lines 27-36) and a modified epoxy resin. The modified epoxy resin is prepared by reacting an epoxy resin with a monocarboxylic acid and a dicarboxylic acid (claims)

D3 discloses a crosslinkable coating composition comprising a crosslinker, e.g. an amino resin and a modified epoxy resin. The modified epoxy resin is prepared by reacting an epoxy resin with a fatty acid and a polyvalent carboxylic acid (abstract)

- 2. The present application does not meet the criteria of Article 33(1) PCT, because firstly the subject-matter of claims 1,10-15 is not new in the sense of Article 33(2) PCT and secondly the subject-matter of the same claims does not involve an inventive step in the sense of Article 33(3) PCT.
- 3. Dependent claims 2-9 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step,
- 4. The present opinion on novelty and inventive step is based on the above documents.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

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However it appears possible that in the regional phase a translation of the JP-A-52036132, abstracted in D3 may have to be consulted before coming to a final decision.

5. Claims 1-15 do meet the criteria of Article 33(1)(4) PCT, because its subject-matter is industrially applicable in the sense of Article 33(4) PCT.